IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

In re:) G N 3 10 11 1071
CAPSTONE PEDIATRICS, PLLC,) Case No: 3:19-bk-1971) Chapter 11
Debtor.) Judge
ORDER AUTHORIZING MAINTENANCE AND USE OF EXISTING BANK ACCOUNTS, AND CASH MANAGEMENT SYSTEM	
On, 2019, a hearing was co	onducted on the Debtor's Expedited Motion for Entry
of Order Authorizing Maintenance and Use	e of Existing Bank Accounts, and Cash Management
System (Docket No) (the "Motion"). T	The Court, having reviewed the Motion and having
determined that the relief requested in the M	otion is in the best interest of the Debtor, its estate, its
creditors, and other parties in interest, in is h	nereby ORDERED as follows:
1. The Motion is GRANTED.	
2. Notice of the Motion was s	served in accordance with all applicable rules. No
objections were filed in opposition to the Mo	otion.
3. The Debtor is specifically aut	thorized to continue to use as its debtor-in-possession
account the primary operating account at	Bank of America, Account No and its
account at Bank of America, Acc	count No All other accounts shall be
closed on an expedited bases.	
5. Bank of America is authorize	zed to continue service and administer the Debtor's
existing bank accounts without interruption	and in the ordinary course, and to receive, process,
-	res and automated clearing house transfers issued and

drawn on the Debtor's bank accounts after the Petition Date by the holders or makers thereof, as

the case may be.

6. The Debtor is authorized to establish an additional account with Bank of America

for the purpose of holding funds earmarked for professionals within the Debtor's bankruptcy who

are representing or acting on behalf of the Debtor, and included in the DIP Financing budget and

carveout.

7. The Debtor is authorized, without seeking further order of the Court, to implement

ordinary course changes to its cash management system in the event the Debtor concludes that

changes in the cash management system are beneficial to its business and in order to comply with

the terms of its DIP Financing Agreement, including, but not limited to, acceptance and processing

of bank fees and charges associated with the Debtor's maintenance of its cash management system,

provided that such fees and charges were specifically set forth in the terms and conditions of an

agreement executed by both the Debtor and respective banking institution, and/or establishing any

protocols required by Newtek under the DIP Financing Agreement.

IT IS SO ORDERED

This Order was signed and entered electronically as indicated at the top of the first page.

APPROVED FOR ENTRY:

/s/ David W. Houston, IV

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